1	LEW BRANDON, JR., ESQ.			
2	Nevada Bar No.: 5880 MORAN LAW FIRM, LLC			
3	630 S. Fourth Street			
3	Las Vegas, Nevada 89101			
4	(702) 384-8424			
5	(702) 384-6568 - facsimile l.brandon@moranlawfirm.com			
	Attorney for Defendant,			
6	NEW ALBERTSONS, INC., a Delaware	corporation		
7	LIMITED STATES	DISTRICT COURT		
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
0	235111101	01 112 11211		
9	CAROLYN BLACKMON, an			
10	individual,	CASE NO.: 2:10-cv-00712-KJD-PAL		
11	Plaintiff,	CASE NO.: 2:10-cv-00/12-KJD-PAL		
1.2	Tamient,			
12	v.			
13	NEW ALBERTSON'S, INC, a			
14	Delaware Corporation, erroneously			
1.5	named as ALBERTSON'S, LLC, a			
15	foreign limited liability company;			
16	ALBERTSON'S HOLDINGS, LLC, a foreign limited liability company;			
17	DOES I through X, and ROE			
	COMPANIES XI through XX,			
18	inclusive,			
19	Defendants.			
20	Defendants.			
	DISCOVERY PLAN AND SCHE	DULING ORDER SUBMITTED IN		
21	COMPLIANCE	WITH LR 26-1(e)		
22	1. Meeting: Pursuant to FRCP 2	6(f) and LR 26-1(a), a telephone conference		
23	1. Weeting. Tursuant to FRC1 2	o(1) and LR 20-1(a), a telephone conference		
	was held on June 16, 2010, an	d was attended by:		
24		D.C. 1. A NEW ALDEDTSONS INC.		
25	Lew Brandon, Jr., Esq. for the	Defendant, NEW ALBERTSONS, INC., a		
26	Delaware corporation.			
27	William Errico, Esq., for F	Plaintiff, CAROLYN BLACKMON.		
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1	2. Discovery Plan: The parties jointly propose to the Court the				
2	following discovery plan:				
3	a. Subject to Discovery: Discovery will be needed on the following				
4	subjects:				
5	subjects.				
6	i. All issues of liability, and damages.				
7	ii. The parties jointly agree to exchange all photographs, video or				
8	any other media pertaining to the subject incident.				
9					
10	iii. Any incident report made on the date of incident pertaining to				
11	the subject incident.				
12	iv. Defendant shall disclose to Plaintiff any applicable insurance				
13	policy pertaining to the date of incident.				
14	v. Plaintiff reserves the right to depose the person(s) most				
15	knowledgeable as to the circumstances of the incident.				
16	vi. Plaintiff reserves the right to depose and/or subpoena any of				
17	Plaintiff's medical providers.				
18	b. Discovery cut off dates: Defendant filed its Notice for Removal				
19	on May 17, 2010. This means all Discovery must be completed by November 12,				
20 21	2010, which is 180 days from the first appearance in this case. Defendant executed				
22	the Acceptance of Service of the Complaint on April 26, 2010. Therefore, Defendant				
23	will have until May 16, 2010 to file a responsive pleading. As such, the parties may				
24	request additional time to conduct Discovery.				
25	c. Fed R. Civ. P. 26(a)(1):				
26	i. Initial Disclosures shall occur on July 6, 2010.				
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20	d. Fed. R. Civ. P. 26(a)(2):				

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i.	The	initial	experts	and	expert	reports	shall	occur	or
	Sept	ember 1	13, 2010,	whic	h is 60	days befo	ore the	discov	ery
	cuto	ff date;	and						

- ii. The disclosures of rebuttal experts and their reports shall occur on October 13, 2010 which is 30 days before discovery cutoff date.
- e. Other items:
  - iii. Amending the Pleadings and Adding Parties: The parties shall have until August 13, 2010, to file any motion(s) to amend the pleadings or to add parties. This is 90 days before the Discovery cutoff date for filing such motions.
  - iv. Interim Status Report: The parties shall file the Interim Status Report required by LR 26-3 by September 13, 2010.
    The undersigned counsels certify that they have read LR 26-3 and that this date is not later than 60 days before the Discovery cutoff date.
  - v. Dispositive Motions: The parties have until December 13, 2010 to file Dispositive Motions. This is 30 days after the Discovery cutoff date and does not exceed outside the limit of 30 days following the Discovery cutoff date that LR 26-1(e)(4) presumptively sets for filing Dispositive Motions.

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- vi. Pretrial Order: The Pre-Trial Order shall be filed by January 12, 2011, which is not more than 30 days after the date set for filing of Dispositive Motions in the case. This deadline is suspended if a Dispositive Motion is filed in time. The disclosure required by FRCP 26(a)(3) shall be made in the Joint Pre Trial Order.
- vii. Later Appearing Parties: A copy of this Discovery Plan and Scheduling Order shall be served on any person served after it is entered, or if additional Defendants should appear, 5 days after their first appearance. This Discovery Plan and Scheduling Order shall apply to such later appearing part(y)(ies) unless the Court, on Motion and for good cause shown, otherwise orders.
- viii. Extensions/Modifications of the Discovery Plan and Scheduling Order: LR 26-4 governs modifications for extensions of this Discovery Plan and Scheduling Order.

  Any stipulation or motion must be made not later than 20

1	days before the Discovery cutoff date and comply fully with LR-26.				
2	APPROVED AS TO FORM AND CONTENT:				
3	Dated this 17 <sup>th</sup> day of June, 2010.	Dated this 17 <sup>th</sup> day of June, 2010.			
5	WILLIAM ERRICO &	MORAN LAW FIRM, LLC			
6 7	ASSOCIATES				
8 9 10	/s/ William K. Errico, Esq. WILLIAM K. ERRICO, ESQ. Nevada Bar No. 6633 2850 W. Horizon Ridge Parkway Henderson, Nevada 89052	/s/ Lew Brandon, Jr., Esq.  LEW BRANDON, JR., ESQ.  Nevada Bar No. 5880 630 S. Fourth Street  Las Vegas, Nevada 89101			
11	erricoesq@aol.com Attorney for Plaintiff, CAROLYN BLACKMON	<ul><li>l.brandon@moranlawfirm.com</li><li>Attorney for Defendant,</li><li>NEW ALBERTSONS, INC.</li></ul>			
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**ORDER** 

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## IT IS SO ORDERED:

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630 SOUTH 4TH STREET LAS VEGAS, NEVADA 89101 PHONE: (702) 384-8424 FAX: (702) 384-6568

1.	Discovery cut off dates: Discovery will take 180 days, measured from,
	May 17, 2010, which is the date the Defendant filed its Notice of
	Removal. This means all Discovery must be completed by November 12,

2010.

2. The initial experts and expert reports shall occur on September 13, 2010, which is 60 days before the discovery cutoff date; and

3. The disclosures of rebuttal experts and their reports shall occur on October 13, 2010 which is 30 days before discovery cutoff date.

4. Amending the Pleadings and Adding Parties: The parties shall have until August 13, 2010, to file any motion(s) to amend the pleadings or to add parties. This is 90 days before the Discovery cutoff date for filing such motions.

5. Interim Status Report: The parties shall file the Interim Status Report required by LR 26-3 by September 13, 2010. This undersigned counsel certifies that they have read LR 26-3 and that this date is not later than 60 days before the Discovery cutoff date.

6. Dispositive Motions: The parties have until December 13, 2010 to file Dispositive Motions. This is 30 days after the Discovery cutoff date and does not exceed the outside the limit of 30 days following the Discovery cutoff date that LR 26-1(e)(4) presumptively sets for filing Dispositive Motions.

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7.	Pretrial Order: Tl	ne Pre-Trial Order shall be filed by January 12, 2011
	which is not more th	aan 30 days after the date set for filing of Dispositive
	Motions in the case.	This deadline is suspended if a Dispositive Motion is
	filed in time. The di	sclosure required by FRCP 26(a)(3) shall be made in
	the Joint Pre Trial O	rder.

- 8. Later Appearing Parties: A copy of this Discovery Plan and Scheduling Order shall be served on any person served after it is entered, or if additional Defendants should appear, 5 days after their first appearance. This Discovery Plan and Scheduling Order shall apply to such later appearing part(y)(ies) unless the Court, on Motion and for good cause shown, orders otherwise.
- 9. Extensions/Modifications of the Discovery Plan and Scheduling Order: LR 26-4 governs modifications for extensions of this Discovery Plan and Scheduling Order. Any stipulation or motion must be made not later than 20 days before the Discovery cutoff date and comply fully with LR 26-4.

Date this 21st date of June, 2010.

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LAS VEGAS, NEVADA 89101 PHONE: (702) 384-8424 FAX: (702) 384-6568